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	A. In	Theney K. Ohen	
	TRUST DELECTION RECORD 22 207 OF	RECORDER OF DEEDS	
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		22207056	
	W 1 61 FEB 1 61 FEB 4 1 2 8 65 65		
	THE ABOVE SPACE FOR RECORDER'S		1
	THIS INDENTURE, made January 11, 1973 , between ALLIED TRANSFORM	MER COMPANY	
		erred to as "Mortgagor," and	
	DADY MATTOWAL BANK OF CHICAGO THE TRUST COMPANY, a National	l Banking Association	
	The state of the s		
]	THAT WHEDEAS the Mortgagor is justly indebted to the legal holder or holders of the instalment	Note hereinafter described,	
	said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of	Dollars, evidenced by	
	SIXTY-FIVE THOUSAND AND NO/100 one certain Instal next Note of the Mortgagor of even date herewith, made payable to THE ORDER O		
		I #5	
1	and delivered, in 2.1 by which said Note the Mortgagor promises to pay the said principal delivered, in 2.1 by which said Note the Mortgagor promises to pay the said principal seministic form time.	oal sum and interest from	
	Janua v 1, 1973 on the balance of principal remaining from the	he to thire unpaid at the rate	
· 1	SEVEN HUNDRED SEVE TY ONE AND 57/100		
	Dollars on thelst 13, of March 1973 and SEVEN HUNDRED SEVI	ENTY-ONE AND 57/100	
ſ	bonnis on the	l 8	
	Dollars on the 1st dy of each and every month thereafter until said note final payment of principal and interest, if not sooner paid, shall be due on the 1st day of final payment of principal and interest, if not sooner paid, shall be due on the 1st orbital to interest.	repruary 1909 . Au 🛭	
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	the rate of seven per cent per contem, and all it and principal and interest denig indue payable at	Stell Cathering motors as a second	
	company in Chicago Illinois, as the holders to time, in writing appoint, and in absence of such ap oint nent, then at the office of PARK NATION	of the note may, men	
J	to time, in writing appoint, and in absence of such ap our nent, then at the office of PARK MAILOR Prepayment privilege granted for cetails, see Instalment Note.	in said City,	
	Prepayment privilege granted. for cetais, see Instalment Note. NOW, THEREFORE, the Mortgagor to secure the payment of the principal sum of money and said interest in acc. NOW THEREFORE, the Mortgagor to secure the payment of the coven rits in digreements herein contained, by the Mortgand limitations of this trust deed, and the performance of the coven rits in digreements herein contained, by the Mortgand limitations of the sum of One Dollar in hand paid, the receipt where for her by acknowledged, does by these presents O consideration of the sum of Song Administration of the sum of Song Administration of the sum of the state, right, title and interest therein, song and the sum of th	ordance with the terms, provisions agor to be performed, and also in	
ļ	and limitations of this trust deed, and the performance of the coven into agreements nerem contained, by the Mora consideration of the sum of One Dollar in hand paid, the receipt where of the homely acknowledged, does by these presents C	ONVEY and WARRANT unto the	
_	Trustee, its successors and assigns, the following described Real Estate and it of its estate, right, title and interest therein, s CLUN V F COOK	AND STATE OF ILLINOIS,	
	to wit:	I 8	
l	Tota 20 ZO ZI 32 and 33 in Block 4 in Tarker's Re-Subdivisi	ion of	
	M 1/2 of NE 1/4 of SE 1/4 of Section 27 Township 40 North, Rai	nge 13,	
ļ	East of the Third Principal Meridian, Cook county, Illinois.		
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	- YA	ואיין	
	*/x.	IV	1
		_ '	
- 1	which, with the property hereinafter described, is referred to herein as the "premises," TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and Il rer TOGETHER with all improvements, tenements, beautiful thereto (with nor nledged trimarily and on a parity w. h.	nts, issues and profits thereof for so	
. [lone and during all such times as MOTIVATOR MAY be clicited discrete (which - v re-	light nouser refrigeration	
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- 1			1
1	assigns shall be considered as constituting part of the real estate. TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and	upon the as a and arusts herein set	
1	forth. The coverants conditions and provisions appearing on pa	age 2 (the reverted ide of this	
·	This trust deed consists of two pages. The covenants, conditions are properly trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the	mortgagor, itsccessors and	
	necions		
- 1	In Witness Whereof said mortgagor has caused its corporate seal to be hereunto affixed and these presents to be signed by attested by its Assistant Secretary on the day and year first above written, pursuant to authority given by resolutions duly	passed by the Board of	
	attested by its Assistant Secretary on the day and year tirst above written, pustant of said corporation. Of said corporation. Divided to the first corporation by its Pre-	sident and	
· /	Difference of said corporation. Of said corporation by its Pre- paid corporation by its Pre- paid corporation by its Pre- ALLIED TRANSFORMER COM	PANY	1
- 3	ALLIED TRANSPORTER COM		3)
3	X BY Chlif Kar	<u> </u>	
A P		With President	
種	XATTEST: Share	IIICLAMIN_	
	LI-10V. T	Antonia Secretary	
- 5	SEATT STORY IN THE STATE A STA	DO HEREBY CERTIFY THAT	
	SS. a Notary Public in and for and residing in said County, in the State aforesaid. County of Alex Kasmer	TER COMPANY (a coru)	
1	Sharon MoNamer	Assistant Becretary	
	and and a said Company, personally known to me to be the same persons whose names are subscribed to	the foregoing instrument as such	
1	Assistant Vice President and Assistant Secretary, respectively, appeared before me this day in personal vice President and Assistant Secretary, respectively, appeared before me this day in personal vice and delivered the said instrument as their own free and voluntary act and as the free and voluntary act and purposes therein set forth; and the said Assistant Secretary then and there acknowledged the uses and purposes therein set forth; and the said Assistant Secretary then and there acknowledged has been described by the secretary set of said Company, did affix the corporate seal of said Company to Secretary's own free and voluntary act and as the free and voluntary act of said Company, for the use	luntary act of said Company, for	
.]	the users and purposes therein set forth; and the said Assistant Secretary then and there acknowledged	said instrument as said Assistant	
a di	edetary's own free and voluntary act and as the free and voluntary act of said Company, for the use	es and purposes therein set forth.	
3	GIVEN under my hand and Notarial Seal this day of day of	-1	
1	_ (Got. L. Hulu	NOTARY PUBLIC	
4	orm 775 A All Law Deed, Corp., Instal.—Incl. Int. Page 1		
OIL	orm tops W. A. D. Wood, Corp., Instal.—Incl. Int. Page 1		
. : (98		**************************************	more three

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (The Reverse Side of This Trust Deed):

1. Mortgagor shall (1) promptly repair, restore or recbuild any buildings or improvements now or hereafter on the premises which may become or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not subordinated to the lien hereof, (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien he topon request exhibit satisfactory evidence of the discharge of such profile in or Trusts or or holders of the note; (4) complete within a reasonable building or buildings now or at any time in process of erection upon said premises; (b) with all requirements of law or municipal ordinance. respect to the premises and the use thereof, (6) make no material alterations in said primises except as required by law or municipal ordinance.

2. Mortgagor shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service. The datages against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duplicate receipts the previewn default hereunder Mortgagor shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagor may corttest.

and other charges against the premises when oue, am strain, upon written request, turned to trasted, any tax or assessment which Mortgager may desire to prevent default firerunder. Mortgager shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgager may desire to prove the design of the provided provided to the contest.

3. Mortgager shall keep all buildings and improvements now or hereafter situated on taid premises insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indictories secured hereby and the provided hereby and hereby and the provided hereby and the provided

contrary/notwithstanding.

18. Said parties of the first part further covenant and as or the lead to have a first part further covenant and as or the lead to have a first partie of the first partie of the first acceptance of the same of the first acceptance of the amount of the last acceptant and first acceptance of the amount of the last acceptant and first acceptance of the first accep

or in this us bed to the contexty, become due and payable (a) immediately in the case of default in making payment of any installment of principal or interest the lose, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagor herein creed.

7. When the nde tedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to decree for sale all foreclose the note of the note of the note of the content o

11. Trustee or the holders of the note shall have the right to impect the principal state of the holders of the note shall be permitted for that purpose.

11. Trustee or the holders of the note shall have the right to impect the principal state of the signatures or the clientity, capacity, or authority of the signatures on the note or trust dee, nor shall Trustee the obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for yor omissions hereunder, except in case of its own gross negligence or missions due to that of the agents or employees of Trustee, and it may require indicatory to it before exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrum, not yor presentation of astisfactory evidence of the proper instrument of the presentation of astisfactory with the properties of the proper instrument of the presentation of a street of the proper instrument of the properties of the proper instrument of the properties of

(RIDER ATTACHED AND MADE A PART HEREOF)

ance 19 In the event of a Sale or Conveyance of the aproperty described herein, the entire become about 19 immediately at option of the note.

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